OLF3 (Official Leaser 18) 12622 Doc 37 Filed 12/19/18 Entered 12/19/18 09:03:30 Desc Main Document Page 1 of 15

UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS

In re Marianne Luisa DiMarco-Cavuoto	Case No. 18-12622 Chapter 13
Debtor(s)	
CHAPTER 13 PLAN	
Check one. This Plan is:	
☐ Original	
First Amended (Identify First, Second, Third, etc.)	
Postconfirmation (Date Order Confirming Plan Was Entered:)
Date this Plan was filed: Jul 17, 2018	

PART 1: NOTICES

TO ALL INTERESTED PARTIES:

You should review carefully the provisions of this Plan as your rights may be affected. In the event the Court enters an order confirming this Plan, its provisions may be binding upon you. The provisions of this Plan are governed by statutes and rules of procedure, including Title 11 of the United States Code (the "Bankruptcy Code"), the Federal Rules of Bankruptcy Procedure ("Fed. R. Bankr. P."), the Massachusetts Local Bankruptcy Rules ("MLBR"), and, in particular, the Chapter 13 rules set forth in Appendix 1 of MLBR, all of which you should consult.

TO CREDITORS:

Your rights may be affected by this Plan. Your claim may be reduced, modified, or eliminated. Read this Plan carefully and discuss it with your attorney. If you do not have an attorney, you may wish to consult with one. If you oppose this Plan's treatment of your claim or any other provision of this Plan, you or your attorney **must** file with the Court an objection to confirmation on or before the <u>later</u> of (i) thirty (30) days after the date on which the first Meeting of Creditors pursuant to 11 U.S.C. § 341 is held or (ii) thirty (30) days after service of an amended or modified Plan, unless the Court orders otherwise. A copy of your objection must be served on the Debtor(s), the attorney for the Debtor(s), and the Chapter 13 Trustee (the "Trustee"). The Bankruptcy Court may confirm this Plan if no objection to confirmation is filed or if it overrules an objection to confirmation. You have received or will receive a Notice of Chapter 13 Bankruptcy Case from the Bankruptcy Court which sets forth certain deadlines, including the bar date for filing a Proof of Claim. **To receive a distribution, you must file a Proof of Claim.**

TO DEBTOR(S):

You (or your attorney) are required to serve a copy of this Plan on all creditors in the manner required under the Bankruptcy Code, the Fed. R. Bankr. P., and MLBR. Unless the Court orders otherwise, you must commence making payments not later than the earlier of (i) thirty (30) days after the date of the filing of this Plan or (ii) thirty (30) days after the order for relief. You must check a box on each line below to state whether or not this Plan includes one or more of the following provisions. If you check the provision "Not Included," if you check both boxes, or if you do not check a box, any of the following provisions will be void if set forth later in this Plan. Failure to properly complete this section may result in denial of confirmation of this Plan.

FOR EACH LINE BELOW, DO NOT CHECK BOTH BOXES; DO NOT LEAVE BOTH BOXES BLANK.

1.1	A limit on the amount of a secured claim, set out in Part 3.B.1, which may result in a partial payment or no payment at all to the secured creditor.	Included	✓ Not Included
	Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Part 3.B(3).	Included	✓ Not Included
1.3	Nonstandard provisions, set out in Part 8.	☐ Included	✓ Not Included

A. LEN	IGTH OF PLAN:		Ū	
	ths. 11 U.S.C. § 1325(b)(4)(A)(i)			
✓ 60 Mont	ths. 11 U.S.C. § 1325(b)(4)(A)(ii)			
	Months pursuant to 11 U.S.C. § 1322	(d)(2). The Debt	or(s) states the followin	ng cause:
B. PRO	DPOSED MONTHLY PAYMENTS:			
	Monthly Payment Amount		Number of Months	
+ -	\$1,686.00		60	
C. ADI	DITIONAL PAYMENTS:			
The Deb	f "None" is checked, the rest of Part 2.0 Stor(s) will make additional payment(s) The properties of the start of the sta	s) to the Trustee	e, as specified below.	-
	Additional Payment Amount	Source		Date of Payment
+ -				
Total amou	nt of Payments to the Trustee [B+C]:			\$ 1,686.00
This amoun	t must be sufficient to pay the total co	ost of this Plan in	Exhibit 1, Line h.	
PART 3:	SE	CURED CLA	AIMS	
None.	If "None" is checked, the rest of Part 3	need not be con	npleted and may be del	eted from this Plan.
A. <u>CUF</u>	RE OF DEFAULT AND MAINTENANCE C	OF PAYMENTS:		
	If "None" is checked, the rest of Part 3 cured Claim(s) in default shall be cure		•	•
Complete 1	and/or 2.			
(1) PRE	PETITION ARREARS TO BE PAID THRO	OUGH THIS PLAN	I	
Prepetitio	n arrearage amounts are to be paid t	through this Plai	n and disbursed by the	Trustee. Unless the Court orders

otherwise, the amount(s) of prepetition arrears listed in an allowed Proof of Claim controls over any contrary amount(s) listed below. Unless the Court orders otherwise, if relief from the automatic stay is granted as to any collateral listed of 15

PLAN LENGTH AND PAYMENTS

PART 2:

this paragraph and process this item 12/19/118 collaboration of 15 the paragraph and process the process of 15 the paragraph and 15 the par

(a) Secured Claim(s) (Principal Residence)

Address of the Principal Residence: 83 Summer Street, Stoneham, MA

The Debtor(s) estimates that the fair market value of the Principal Residence is: \$ 524,200.00

	Name of Creditor	Type of Claim (e.g., mortgage, lien)	Amount of Arrears
+ -	Shell Point	Mortgage	\$59,916.45
+ -	Shamrock Mortgage	Mortgage	\$31,115.00

Total of prepetition arrears on Secured Claim(s) (Principal Residence): \$ 91,031.45

(b) Secured Claim(s) (Other)

	Name of Creditor	Type of Claim	Description of Collateral (or address of real property)	Amount of Arrears
+ -				

Total prepetition arrears on Secured Claim(s) (Other): \$ 0

Total prepetition arrears to be paid through this Plan [(a) + (b)]: \$ 91,031.45

(2) MAINTENANCE OF CONTRACTUAL INSTALLMENT PAYMENTS (TO BE PAID DIRECTLY TO CREDITORS):

Contractual installment payments are to be paid <u>directly</u> by the Debtor(s) to the creditor(s). The Debtor(s) will maintain the contractual installment payments as they arise postpetition on the secured claims listed below with any changes required by the applicable contract and noticed in conformity with any applicable rules.

	Name of Creditor	Type of Claim	Description of Collateral
+ -	Shell Point	Mortgage	83 Summer Street, Stoneham, MA

B. MODIFICATION OF SECURED CLAIMS:

Check one.

Secured Claim(s) are modified as set forth in 1, 2, and/or 3 below. Complete 1, 2, and/or 3 below.

Case 18-12622 Doc 37 Filed 12/19/18 Entered 12/19/18 09:03:30 Desc Main (1) REQUEST FOR VALUATION OF SECURITY DRAXIMENTOF FDEIGNET CLAIMS, AND MODIFICATION OF UNDERSECURED CLAIMS UNDER 11 U.S.C. § 506:

None. If "None" is checked, the rest of Part 3.B.1 need not be completed and may be deleted from this Plan.

The following Plan provisions of Part 3.B.1 are effective only if the box "Included" in Part 1, Line 1.1 is checked.

The Debtor(s) requests that the Court determine the value of the lien of the following secured claim(s). For each secured claim listed below, the Debtor(s) states that the amount of the secured claim is as set out in the column headed "Secured Claim Amount." For each listed claim, the allowed amount of the secured claim will be paid in full with interest at the rate stated below, and the creditor will retain its lien to the extent of the value of the lien securing the creditor's allowed secured claim.

Unless the Court orders otherwise, the amount of a modified secured claim held by a nongovernmental creditor, as described in this Plan and treated below, is binding on the creditor and the Debtor(s) upon confirmation of this Plan, even if the creditor has filed a Proof of Claim setting forth a different amount.

Unless the Court orders otherwise, the amount of a secured claim of a governmental unit listed in an allowed Proof of Claim controls over any contrary amount listed below. The amount of a secured claim of a governmental unit may NOT be determined through this Plan.

An allowed claim of a creditor whose claim is secured by a lien on property in which the estate has an interest is a secured claim to the extent of the value of the creditor's interest, and is an unsecured claim to the extent that the value of such creditor's interest is less than the amount of the allowed claim. The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim in Part 5 of this Plan. If the secured claim amount is listed below as having NO value, the creditor's allowed claim will be treated in its entirety as an unsecured claim in Part 5 of this Plan.

In the description of collateral, include the registry of deeds/land court recording information for any real property for which you are modifying a secured claim.

	Name of Creditor	Description and Value of Collateral	Secured Claim Amount	Amount of Senior Liens	Interest Rate	Total Claim
+ -						

Total Claim(s) under Part 3.B.1 to be paid through this Plan: \$ 0

(2) SECURED CLAIMS EXCLUDED FROM 11 U.S.C. § 506:

✓ **None.** If "None" is checked, the rest of Part 3.B.2 need not be completed and may be deleted from this Plan.

This section includes any claim(s) that was either (i) incurred within 910 days before the petition date and secured by a purchase-money security interest in a motor vehicle acquired for the personal use of the Debtor(s) or (ii) incurred within one year of the petition date and secured by a purchase-money security interest in any other thing of value. Such claim(s) will be paid in full through this Plan with interest at the rate stated below. Unless the Court orders otherwise, the claim amount stated on an allowed Proof of Claim controls over any contrary amount listed below.

If you are treating the claim in Part 3 B 1 or 3 B 3 you should not include the claim in this section

	Name of Creditor	Description of Collateral	Secured Claim Amount	Interest Rate	Total Claim
+ -					

Case 18-12622 Doc 37 Filed 12/19/18 Entered 12/19/18 09:03:30 Desc Main Total Claim(s) under Part 3.B 2 to be grain through this Plan: \$ 91,031.456

(3) LIEN AVOIDANCE UNDER 11 U.S.C. § 522(f):

None. If "None" is checked, the rest of Part 3.B.3 and Exhibits 3 and 4 need not be completed and may be deleted from this Plan.

The following Plan provisions of Part 3.B.3 are effective only if the box "Included" in Part 1, Line 1.2 is checked.

The judicial lien(s) and/or nonpossessory, nonpurchase-money security interest(s) securing the claim(s) listed below impairs exemptions to which the Debtor(s) would have been entitled under 11 U.S.C. § 522(b).

Subject to 11 U.S.C. § 349(b), a judicial lien or nonpossessory, nonpurchase-money security interest securing a claim listed below will be avoided to the extent that it impairs such exemptions upon entry of the Order confirming this Plan. The amount of the judicial lien or nonpossessory, nonpurchase-money security interest that is avoided will be treated as a nonpriority unsecured claim in Part 5 if a Proof of Claim has been filed and allowed. The amount, if any, of the judicial lien or nonpossessory, nonpurchase-money security interest that is not avoided will be paid in full as a secured claim under this Plan provided a Proof of Claim is filed and allowed.

For each judicial lien that the Debtor(s) seeks to avoid, the Debtor(s) shall include the information below. The Debtor(s) also shall complete the chart set forth in Exhibit 3 to this Plan and shall attach to Exhibit 3 a true and accurate copy of the document evidencing such judicial lien as filed or recorded with filing or recording information included. The Debtor(s) shall include the evidentiary basis for the valuation asserted. For each judicial lien that the Debtor(s) seeks to avoid, the Debtor(s) shall provide a proposed form(s) of order as Exhibit 4 conforming to Official Local Form 21A. If the Debtor(s) is avoiding more than one lien, the Debtor(s) shall provide the information in a separate table in Exhibit 3 for each lien, and identify the tables as Exhibit 3.1, 3.2, etc.

The claim(s) identified below must also be set forth in Exhibit 3.

	Name of Creditor	Exhibit Table (e.g., 3.1, 3.2, 3.3)
+ -		

Total Claim(s) under Part 3.B.3 to be paid through this Plan: \$ 0.00

C. SURRENDER OF COLLATERAL:

Check one.

✓ None . If "None" is checked, the rest of Part 3.C need not be completed and may be deleted	d from this Plan.
The Debtor(s) elects to surrender to each creditor listed below the collateral that secure The Debtor(s) requests that, upon confirmation of this Plan, the stay under 11 U.S.C. § 3 collateral only and that the stay under 11 U.S.C. § 1301 be terminated in all respects. A resulting from the disposition of the collateral will be treated in Part 5 of this Plan.	362(a) be terminated as to the

	Name of Creditor	Type of Claim	Description of Collateral
+ -			

Check one.				
✓ None.	f "None" is checked, the rest	of Part 4 need not be completed and may be deleted	from	this Plan.
		e paid in full without postpetition interest. Unless t f a filed and allowed Proof of Claim controls over a		
A. <u>DOI</u>	MESTIC SUPPORT OBLIGATIO	NS:		
	Name of Creditor	Description of Claim		Amount of Claim
+ -				
В. <u>ОТ</u>	IER PRIORITY CLAIMS (Excep	t Administrative Expenses):		
	Name of Creditor	Description of Claim		Amount of Claim
+ -				
	ry Claim(s) (except Administr	rative Expenses) to be paid through this Plan [A + B]:	\$ 0.00
(1)	ATTORNEY'S FEES:			
	Name of Attorney		Attor	ney's Fees
+ -				
exceeding t	nat sum until such time as the	nt set forth in MLBR, Appendix 1, Rule 13-7, the e Court approves a fee application. If no fee applicat MLBR Appendix 1, Rule 13-7 will be disbursed to other	ion is	approved, any plan payments
(2)	OTHER (Describe):			
Total Admir	nistrative Expenses (excludin	g the Trustee's Commission) to be paid through thi	s Plan	[(1)+(2)]:\$ 0.00

PRIORITY CLAIMS

PART 4:

(3)

TRUSTEE'S COMMISSION:

The Debtor shall pay the Trustee's commission as calculated in Exhibit 1.

The Chapter 13 Trustee's fee is determined by the United States Attorney General. The calculation of the Plan payment set forth in Exhibit 1, Line (h) utilizes a 10% Trustee's commission. In the event the Trustee's commission is less than 10%, the additional

funds collected as the same of the ship of

PART 5:		NONPRIORITY UNSECURED CLA	AIMS	
Check one. None. Any allo Only a c	f "None" is checked, the rest of wed nonpriority unsecured of reditor holding an allowed of Amount ("Pot Plan"): each of the Debtor(s) estimates with	of Part 5 need not be completed and may be deleted claim(s) other than those set forth in Part 5.F will be laim is entitled to a distribution. Exercitor with an allowed claim shall receive a pro rain	d from this e paid as s ta share of	stated below.
	IERAL UNSECURED CLAIMS:	O CLAIMS AFTER MODIFICATION IN PART 3.B OR 3.		0.00
b. ONS	SECORED ON ONDERSECORE	CLAIMS AFTER MODIFICATION IN PART 5.5 OK 5.	<u>C.</u>	
	Name of Creditor	Description of Claim		Amount of Claim
+ -				
C. <u>NOI</u>	NDISCHARGEABLE UNSECURI	ED CLAIMS (e.g., student loans):		
	Name of Creditor	Description of Claim		Amount of Claim
+ -				
D. <u>CL</u> A	AIMS ARISING FROM REJECTI	ON OF EXECUTORY CONTRACTS OR LEASES:		,
	Name of Creditor	Description of Claim		Amount of Claim
+ -				
				1

E. TOTAL TO BE PAID TO NONPRIORITY UNSECURED CREDITORS THROUGH THIS PLAN:

The amount paid to any nonpriority unsecured creditor(s) is not less than that required under the Liquidation Analysis set forth in Exhibit 2.

F. <u>SEPARATELY CLASSIFIED UNSECURED CLAIMS (e.g., co-borrower):</u>

	Name of Creditor	Description of Claim	Amount of Claim	Treatment of Claim	Basics of Separate Classification
+ -					

	Total of separate	ly classified unsecured cla	im(s) to be paid thi	rough this Plan: \$	0.00
PART 6:		EXECUTORY C	ONTRACTS A	ND UNEXPI	RED LEASES
Check one.					
✓ None.	f "None" is checked, the rest	of Part 6 need not be com	pleted and may be o	deleted from this	Plan.
Any oth	cutory contract(s) and unexper er executory contract(s) and by the Debtor(s). Arrearage	or unexpired lease(s) is r	ejected. Postpetitio	•	
A. REA	L PROPERTY LEASES:				
	Name of Creditor	Lease Description			Arrears
+ -					
B. <u>MO</u>	TOR VEHICLE LEASES:				
	Name of Creditor	Lease Description			Arrears
+ -					
С. <u>ОТ</u> І	HER CONTRACTS OR LEASES:				
	Name of Creditor	Lease Description			Arrears
+ -					
		Total amount of arr	ears to be paid thro	ough this Plan: \$	5

PART 7: POSTCONFIRMATION VESTING OF PROPERTY OF THE ESTATE

If the Debtor(s) receives a discharge, property of the estate will vest upon the earlier of (i) the discharge. If the Debtor(s) does not receive a discharge, property of the estate will vest upon the earlier of (i) the filing of the Chapter 13 Standing Trustee's Final Report and Account and the closing of the case or (ii) dismissal of the case.

PART 8:	NONSTANDARD PLAN PROVISIONS
Check one.	e rest of Part 8 need not be completed and may be deleted from this Plan.
This Plan includes the following must be set forth below in a otherwise included in Official L elsewhere in this Plan are ineffe	g nonstandard provisions. Under Fed. R. Bankr. P. 3015(c), each nonstandard provision separately numbered sentence or paragraph. A nonstandard provision is a provision no ocal Form 3, or which deviates from Official Local Form 3. Nonstandard provisions set fortlective. To the extent the provisions in Part 8 are inconsistent with other provisions of this Planntrol if the box "Included" is checked in Part 1, Line 1.3.
The following Plan provisions are o	effective only if the box "Included" in Part 1, Line 1.3 is checked.

PART 9: SIGNATURES

By signing this document, the Debtor(s) acknowledges reviewing and understanding the provisions of this Plan and the Exhibits filed as identified below.

By signing this document, the Debtor(s) and, if represented by an attorney, the attorney for the Debtor(s), certifies that the wording and order of the provisions in this Plan are identical to those contained in Official Local Form 3, including the Exhibits identified below, other than any Nonstandard Plan Provisions in Part 8.

/s/ Marianna Luisa DiMarco-Cavuoto	Dec 17, 2018
Debtor	Date
/s/ Angelo Cavuoto	Dec 17, 2018
Joint Debtor	Date
/s/ Lawrence A. Simeone, Jr.	Dec 17, 2018
Signature of attorney for Debtor(s)	Date

Print name: Lawrence A. Simeone, Jr., BBO Number (if applicable): 552605

Firm Name (if applicable): Law Office of Lawrence A. Simeone, Jr.

Address: 300 Broadway, P.O. Box 321 Address (line 2): Revere, MA 02151

Telephone: 781-286-1560

E-mail Address: lsimeonejr@simeonelaw.net

The following Exhibits are filed with this Plan:

	: Carculation of Pran Payment*		Entered 12/19/18 09:03:30 Page 10 of 15	Desc Main
Exhibit 3	: Table for Lien Avoidance under	11 U.S.C. § 522(f)*	*	
Exhibit 4	: [Proposed] Order Avoiding Lien	Impairing Exempt	ion**	
	List additional exhibits if applica	ble.		
+ -				

Total number of Plan pages, including Exhibits: 15

EXHIBIT 1 CALCULATION OF PLAN PAYMENT

a)	Secured claims (Part 3.A and Part 3.B.1-3 Total):	\$ 91,031.45
b)	Priority claims (Part 4.A and Part 4.B Total):	\$ 0.00
c)	Administrative expenses (Part 4.C.1 and Part 4.C.2 Total):	\$ 0.00
d)	Nonpriority unsecured claims (Part 5.E Total):	\$ 0.00
e)	Separately classified unsecured claims (Part 5.F Total):	\$ 0.00
f)	Executory contract/lease arrears claims (Part 6 Total):	\$ 0.00
g)	Total of (a) $+$ (b) $+$ (c) $+$ (d) $+$ (e) $+$ (f):	\$ 91,031.45
h)	Divide (g) by .90 for total Cost of Plan including the Trustee's fee:	\$ 101,146.05
i)	Divide (h), Cost of Plan, by term of Plan, 60 months:	\$ 1,685.76
j)	Round up to the nearest dollar amount for Plan payment:	\$ 1,686.00

If this is either an amended Plan and the Plan payment has changed, or if this is a postconfirmation amended Plan, complete (a) through (h) only and the following:

k)	Enter total amount of payments the Debtor(s) has paid to the Trustee:	\$	
I)	Subtract line (k) from line (h) and enter amount here:	\$ Page 10 of 1	15

^{*}Denotes a required Exhibit in every plan

^{**}Denotes a required Exhibit if the box "Included" is checked in Part 1, Line 1.2.

m)	Case 18-12622 Doc 37 Filed 12/19/18 Entered 12/19/18 09 Divide line (I) by the number of months r proviningent Page 1 1 வீ 15	:03:30 Desc Main \$
n)	Round up to the nearest dollar amount for amended Plan payment:	\$

Date the amended Plan payment shall begin: Jan 1, 2019

EXHIBIT 2 LIQUIDATION ANALYSIS

A. REAL PROPERTY

	Address (Sch. A/B, Part 1)	Value (Sch. A/B, Part1)	Lien (Sch. D, Part 1)	Exemption (Sch. C)
+ -	83 Summer Street, Stoneham, MA	542,200.00	548,895.07	

Total Value of Real Property (Sch. A/B, line 55):	\$ 524,200.00
Total Net Equity for Real Property (Value Less Liens):	\$ 0.00
Less Total Exemptions for Real Property (Sch. C):	\$ 0.00
Amount Real Property Available in Chapter 7:	\$ 0.00

B. MOTOR VEHICLES

	Make, Model and Year (Sch. A/B, Part 2)	Value (Sch. A/B, Part 2)	Lien (Sch. D, Part 1)	Exemption (Sch. C)
+ -	Nissan Pathfinder	2,000.00	0.00	2,000.00
+ -	2007 BMW	4,000	0.00	4,000.00

Total Value of Motor Vehicles (Sch. A/B, line 55):	\$ 6,000.00
Total Net Equity for Motor Vehicles (Value Less Liens):	\$ 0.00
Less Total Exemptions for Motor Vehicles (Sch. C):	\$ 6,000.00
Amount Motor Vehicle Available in Chapter 7:	\$ 0.00

c. <u>ALL отных \$126.2</u>2 pa Document — Page 12 of 15

	Asset	Value	Lien (Sch. D, Part 1)	Exemption (Sch. C)
+ -	Household Goods & Furnishings	1,500.00	0.00	1,500.00
+ -	Television, computer	500.00	0.00	500.00
+ -	Misc. Wearing apparel	500.00	0.00	500.00
+ -				

Total Value of All Other Assets:	\$ 2,500.00
Total Net Equity for All Other Assets (Value Less Liens):	\$ 2,500.00
Less Total Exemptions for All Other Assets:	\$ 2,500.00
Amount of All Other Assets Available in Chapter 7:	\$ 0.00

D. SUMMARY OF LIQUIDATION ANALYSIS

Amount available in Chapter 7	Amount
A. Amount of Real Property Available in Chapter 7 (Exhibit 2, A)	\$ 0.00
B. Amount of Motor Vehicles Available in Chapter 7 (Exhibit 2, B)	\$ 0.00
C. Amount of All Other Assets Available in Chapter 7 (Exhibit 2, C)	\$ 0.00

TOTAL AVAILABLE IN CHAPTER 7: \$ 0.00

E. ADDITIONAL COMMENTS REGARDING LIQUIDATION ANAL	LIJIJ
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EXHIBIT 3 TABLE FOR LIEN AVOIDANCE UNDER 11 U.S.C. § 522(f)

identify the taleset at 1262,23.2, Qact 37 orr அவிலி 1261 இரு 126

Information Regarding Judicial Lien or Security Interest					
Name of Debtor(s):*					
Name of Creditor:					
Collateral:					
Lien Identification:** (Such as judgment date, date of lien recording, book and page number.)					
Calculation of Lien Avoidance					
(a) Amount of lien:		\$			
(b) Amount of all other liens (exclusive of liens previously avo or avoided pursuant to this Plan):	oided	\$			
(c) Value of claimed exemptions:		\$			
(d) Total (a), (b), and (c):		\$			
(e) Value of interest in property of the Debtor(s):***		\$			
(f) Subtract (e) from line (d): Extent of exemption impairment: (Check applicable box below)		\$			
The entire lien is avoided as (f) is equal to or greater than (a). The entire lien is avoided.). (Do not complete the next section.)					
A portion of the lien is avoided as (f) is less than (a). (Complete the next section.)					
Treatment of Remaining Secured Claim					
Amount of secured claim after avoidance (subtract (f) from (a)): \$;			
Interest Rate (if applicable):		%			
Monthly payment on secured claim \$		\$			
Estimated total payment on secured claim		\$			
*In a joint case, s pecify whether the lien to be avoided is on an interest of an individual debtor or the joint debtors.		dividual D)ebtor	☐ Joint Debtors	
		Name:			
**Attach a true and accurate copy of the document or the instrument evidencing such lien as filed or recorded with filing or recording information included.					

***Describe the evidentially basis 1906 the value left the first of 15 percent of 12/19/18, 09:03:30 Desc Main Document Page 14 of 15

EXHIBIT 4

UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS

In re:			Case No.	
			case No.	
			Chapter 13	
Debtor(s)				
OF	DER AVOIDING LIEN	I IMPAIRING EXEMP	TION*	
Upon consideration of 1) the avoid the lien of exemption of the Debtor(s); 2) the c Exemptions filed by the Debtor(s); 4 overruled any and all objections to t this case; 6) the Confirmation Order, § 522(f)(1) and (2), Fed. R. Bankr. P.	[name alculation of impairm the absence of an o ne request for lien av and 7) the provision	of creditor] pursuant ent set forth in Exhil bjection to the avoid voidance in the Plan; s of 11 U.S.C.	nt to 11 U.S.C. § 522(i bit 3 to the Plan; 3) th dance of the lien or th	f) as impairing the ne Schedule of ne Court having
The Court hereby orders and creditor] recorded on authority, as applicable] at impairs the Debtor(s)' exemption in other description] (the "Exempt Propettor(s) is avoided in its entirety [continuation]	[date] at [b perty") and declares	ook, page, certificate	e number, or filing nu [address]	of property or
Pursuant to 11 U.S.C. § 349(b)(1)(B), cause, orders otherwise.	the avoided lien sha	ll be reinstated if the	e case is dismissed un	less the Court, for
		By the Court,		
		United States Bankr	uptcy Judge	

^{*}This Exhibit may be modified to address each lien listed in Table